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7 DOLBY LABORATORIES, INC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

11 COOPER BAUCK CORP.,
12 Plaintiff

Civil Action No. C 06-04523 JSW (EMC)

14
15 vs.
DOLBY LABORATORIES, INC.; DENON
ELECTRONICS (USA), LLC; and ABT
ELECTRONICS, INC.

**STIPULATION AND [PROPOSED]
ORDER SETTING BRIEFING
SCHEDULE ON DOLBY'S MOTION
TO PROHIBIT DEPOSITION OF RAY
DOLBY AND STAY THIRD PARTY
DISCOVERY FROM DOLBY'S
CUSTOMERS**

20 WHEREAS, Defendant Dolby Laboratories, Inc. (“Dolby”) filed a “Letter Brief
21 Regarding Deposition of Ray Dolby and Third Party Discovery” on August 9, 2006, which Judge
White referred to Magistrate Judge Chen for disposition; and

23 WHEREAS, the parties have met and conferred regarding establishment of a jointly
1 acceptable briefing schedule;

IT IS HEREBY STIPULATED, SUBJECT TO THE COURT'S APPROVAL, THAT:

The briefing and hearing regarding Dolby's Motion will proceed as follows:

Event	Date
Dolby's Motion Due	Wednesday, August 23, 2006
Cooper Bauck's Opposition Due	Monday, September 11, 2006
Dolby's Reply Due	Wednesday, September 20, 2006
Hearing	Wednesday, October 4, 2006

The deposition of Ray Dolby will not go forward pending resolution of Dolby's Motion. Likewise, Cooper Bauck will not seek to compel any third party discovery from Dolby's customers pending resolution of Dolby's Motion, absent leave from this Court.

Cooper Bauck respectfully requests permission to appear at the Hearing on October 4th by telephone. Dolby's counsel intends to appear in person. Cooper Bauck's counsel, Welsh & Katz, Ltd., stipulates to this Order but is unable to sign because it is not yet admitted to this Court.

Dated: August 11, 2006

FARELLA BRAUN & MARTEL LLP

By: _____/s/ _____
Andrew Leibnitz

Attorneys for Defendant
DOLBY LABORATORIES, INC.

PURSUANT TO STIPULATION, IT IS SO ORDERED this 16th day of August, 2006.

